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STATE OF CALIFORNIA DIVISION OF WORKERS' COMPENSATION WORKERS' COMPENSATION APPEALS BOARD COMPROMISE AND RELEASE

ADJ7601465	
Case Number 1	Case Number 4
Case Number 2	Case Number 5
Case Number 3 S	SSN (Numbers Only)
Venue Choice is based upon: (Completion of this section is	, ;
County of residence of employee (Labor Code section 5501.	
County where injury occurred (Labor Code section 5501.5(a))(2) or (d).)
County of principal place of business of employee's attorney	(Labor Code section 5501.5(a)(3) or (d).)
ANA	
Select 3 Letter Office Code For Place/Venue of Hearing (From D	Document Cover Sheet)
Employee(Completion of this section is required)	
CLIFF First Name	
FLOYD	
Last Name	
Address/PO Box (Please leave blank spaces between numbers	, names or words)
CIDAULE	State Zip Code
Employer Information (Completion of this section is require	
	ally Uninsured Uninsured
SAN DIEGO PADRES	•
Employer Name (Please leave blank spaces between numbers,	, names or words)
4 2111h	
← B LUD T Address/PO Box (Please leave blank spaces blank) T Address/PO Box (Please leave blank) T Address/PO Box (Please blank) T Address	petween numbers, names or words)
SAN DIEGO	<u>CA 92101</u> State Zip Code
City	State ZIP Gode



STATE OF CALIFORNIA DIVISION OF WORKERS' COMPENSATION WORKERS' COMPENSATION APPEALS BOARD COMPROMISE AND RELEASE

	OMISE AND RELEASE	BOARD	CIE
			CLERK 9 DIR/WCAB
	•	(APD 1
ADJ7601455		(APR 1 0 2013
Case Number 1	Case Number 4	\s	ANTA ANA
			TA ANA
Case Number 2	Case Number 5		
Case Number 3	SSN (Numbers Only)		
Venue Choice is based upon: (Completion of this se	ection is required)		
County of residence of employee (Labor Code secil	on 5501.5(a)(1) or (d).)		
County where injury occurred (Labor Code section 5			
County of principal place of business of employee's		5501 5/a\/3\ or /d\ \	
	action (Labor Gode Goddo);	ooo raajajaj er (aj.)	
ANA			
Select 3 Letter Office Code For Place/Venue of Hearing	(From Document Cover Shee	t)	
Employes(Completion of this section is required)			
CLIFF		• •	
First Name		MI	•
FLOYD			
Last Name			
			•
200			_
Address O Box (Please leave blank spaces between r	umbers, names or words)		
DAVO		FL	Fig. 27
City		State	Zip Code
Employer information (Completion of this section is	required)		
✓ Insured Self-Insured	Legally Uninsured	Uninsured	
SAN DIEGO PADRES			
Employer Name (Please leave blank spaces between n	umbers, names or words)		*************************************
LOO DADY DAVID		-	
100 PARK BLVD. Employer Street Address/PO Box (Please leave blank s	naces hatwans sumbars was	TOP OF WORRS	•
minimus direct reduces in the property of the second secon	hares narraari irriinsis' (1911	ies or words)	
SAN DIEGO		CA	92101
City		State	Zip Code
DWC-CA form 10214 (c) (Rev. 11/2008) (Page 1 of 9)	•	•	

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DOCUMENT SEPARATOR SHEET



Product Delivery Unit	ADJ		
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Author	peterson Colondon I Los Angoles		
	Office Use Only		
Received Date	MM/DD/YYYY		•

Applicant's Attorney or Authorized Representative:		ř
✓ Law Firm/Attorney Non Attorney Representative		
ROY		
First Name		
LAFRANCIS		
Last Name		•
1050400		
3858493 Law Firm Number		
THE COHEN LAW FIRM		•
Law Firm Name		•
335 15TH STREET		
Address/PO Box (Please leave blank spaces between numbers, names or words)		_
SAN DIEGO	CA	92101
City	State	Zip Code
		· · · · · · · · · · · · · · · · · · ·
Defendant's Attorney or Authorized Representative:	i	
Law Firm/Attorney Non Attorney Representative		_
ARIELLA		•
First Name		
ONYEAMA		
Last Name		
8028163		
Law Firm Number		
PETERSON COLANTONI LOS ANGELES		
Law Firm Name		
660 SOUTH FIGUEROA STREET, SUITE 1100		5
Addrass/PO Box (Please leave blank spaces between numbers, names or words)		
	0.4	. 00017
LOS ANGELES	CA State	90017 Zip Code
City		
Insurance Carrier Information (if known and if applicable - include even if carrier is	adjusted by	claims administrator)
ACE AMERICAN INSURANCE COMPANY		
Insurance Carrier Name (Please leave blank spaces between numbers, names or words)		· · · · · · · · · · · · · · · · · · ·
manigue editet tanta & mese seate mente abaces agranet managat terme at the seat		
P.O. BOX 14440		
Insurance Carrier Streat Address/PO Box (Please leave blank spaces between numbers, names of	r words)	
	KY	40512
LEXINGTON	State	Zip Gods
City		mp
DWC-CA form 10214 (c) (Rev. 11/2608) (Page 2 of 9)		·

{38F245AC-8D54-4BBB-8CF2-6F186F63A40D} Claims Administrator Information (if known and if applicable) SEDGWICK RIVERSIDE Name (Please leave blank spaces between numbers, names or words) P.O. BOX 14440 Street Address/PO Box (Please leave blank spaces between numbers, names or words) LEXINGTON KY 40512 City State Zip Code IT IS CLAIMED THAT: 1. The injured employee, born 12/05/1972 , alleges that while employed as a(n) (DATE OF BIRTH; MM/DD/YYYY) PROFESSIONAL BASEBALL PLAYER sustained injury (OCCUPATION AT THE TIME OF INJURY) arising out of and in the course of employment at the locations and during the dates listed below: (State with specificity the date(s) of injury(les) and what part(s) of body, conditions or systems are being settled.) Specific Injury ADJ7601455 01/01/1998 06/15/2009 Case Number 1 (Start Date: MM/DD/YYYY) (End Date: MM/DD/YYYY) Cumulative Injury (If Specific Injury, use the start date as the specific date of injury) 110 BRAIN Body Part 1: 148 FACE 198 HEAD Body Part 2: Body Part 3: Body Part 4: 200 NECK Other Body Parts: 398, 498, 598, 800, 840, 999, BACK, SHOULDERS, WRISTS, ANKLES, KNEES The injury occurred at VARIOUS CITIES AND STATES (Street Address/PO Box - Please leave blank spaces between numbers, names or words)

State

Body parts, conditions and systems may not be incorporated by reference to medical reports.

Zip Code

	Specific injury			
Case Number 2	Cumulative Injury	(Start Date: MM/DD/YYY (If Specific Injury, use the s	Y) itart date as the spe	(End Date: MM/DD/YYYY) cific date of injury)
Body Part 1:	Body Part 2:		Body Part 3:	
Body Part 4:	Other Body Parl	s:	····	
The injury occurred at				
	(Street Address/PO Box - Flease	leava blank speces belwaan ni	imbers, names of wo	rds)
City Body parts, condit	Stations and systems may not be		e to medical repo	orls.
	Specific Injury	•	٠.	
Case Number 3	Cumulative injury	(Start Date: MM/DD/YYYY (If Specific Injury, use the s) tart date as the spe	(End Dale: MM/DD/YYYY) cific date of injury)
Body Part 1:	Body Part 2:		Body Part 3:	
Body Part 4:	Other Body Part			
The injury occurred at	(Street Address/PO Box - Please	laave blank spaces balween nu	mbers, names or won	ds)
City	, Sta	te Zip Code		
Body parts, condi	tions and systems may not b	e incorporated by referen	ce to medical rep	orts.
	Specific Injury			
Case Number 4	Cumulative Injury	(Start Date: MM/DD/YYYY) (If Specific Injury, use the si	tart date as the spec	(End Date: MWDD/YYYY) :litc date of injury)
Body Part 1:	Body Part 2;		Body Part 3:	
Body Part 4:	Other Body Part	3		
The injury occurred at	(Street Address/PO Box - Please	leave blank apaces balween nu	mbers, names or wor	ds)
City	, Str	ste Zip Code		
Body parts, condi DWC-CA form 10214 (c) (Rev. 11/200	ilions and systems <u>may not bo</u> 8) (Page 4 of 9)	ncorporated by reference	ce lo medical repo	oris.

CASE ID: AD (38F245AC-8	DJ 7601455 8D54-4BBB-8CF2-6F186F63A40D}	
Specific Injur	ry ·	7
Case Number 5 Cumulative In	njury (Start Dale: MM/DD/YYYY) (End Dale: MM/DD/YYYY) (If Specific injury, use the start date as the specific date of injury)	•
Body Part 1: Body Par	rt 2: Body Part 3:	-
Body Part 4: Other Boo	ody Parts:	_
The injury occurred at (Street Address/PO Box	c - Please leave blank spaces between numbers, names or words)	
City	State Zip Code	
Body paris, conditions and systems may r	not be incorporated by reference to medical reports.	
discharges the above-named employer(s) and insure or ascertained or which may hereafter arise or devaluability of the employer(s) and the insurance camer(expresentatives, administrators or assigns of the emula the scope of the workers' compensation law or claim compensation law, unless otherwise expressly state		
Paragraph No. 1 and further explained in Paragraph any addendum.	dy parts, conditions, or systems and for the dates of injury set forth in h No. 9 despite any language to the contrary elsewhere in this document of the contrary elsewhere in this document.	זכ
DEPENDENTS TO DEATH BENEFITS RELATING AGREEMENT. The parties have considered the rele	nis agreement RELEASES ANY AND ALL CLAIMS OF APPLICANT'S ITO THE INJURY OR INJURIES COVERED BY THIS COMPROMISE lease of these benefils in arriving at the sum in Paragraph 7. Any addendu CAB (1983) 48 CCC 369 is unnecessary and shall not be attached.	.mr
 Unless otherwise expressly ordered by the Worke administrative law judge, approval of this agreement rehabilitation benefits or supplemental job displacen 	ters' Compensation Appeals Board or a workers' compensation nt does not release any claim applicant may have for vocational ment benefits.	
6. The parties represent that the following facts are Peragraph No. 9.)	true: (If facts are disputed, state what each party contends under	
EARNINGS AT TIME OF INJURY \$ IN DISPUT	TE	
TEMPORARY DISABILITY INDEMNITY PAID 0.0	00 Weekly Rate \$ N/A	-
Period(s) Paid N/A (Start Date; MM/DD/YYYY)	N/A (End Date: MM/DD/YYYY)	
	0.00 Weekly Rate \$ 0.00	
Period(s) Paid N/A	End date N/A	
(Start Date: MM/DD/YYYY)	(End Date: MM/DD/YYYY)	

TOTAL MEDICAL BILLS PAID \$ Total Unpaid Medical Expense to be Paid By: DEF PER PARAGRAPH 8

Unless otherwise specified herein, the employer will pay no medical expenses incurred after approval of this agreement.

DWC-CA form 10214 (c) (Rev. 11/2008) (Page 5 of 9)

DWC-CA form 19214 (c) (Rev. 11/2008) (Page 6 of 9)

CASE ID: ADJ7601455 {38F245AC-8D54-4BBB-8CF2-6F186F63A40D}

7. The parties agree to settle the above claim(s) on account of the injury(les) by the payment of the St	UM OF
\$ 125,000.00	
Settlement Amount The following amounts are to be deducted from the settlement amount:	
\$ 0.00 for permanent disability advances through PRESENT	
for temporary disability indemnity overpayment, if any. payable to	
\$ payable to	· · · · · · · · · · · · · · · · · · ·
\$ payable to	
payable to	
\$ <u>32,500.</u> requested as applicant's attorney's fee.	•
LEAVING A BALANCE OF \$ \(\frac{1}{2} \) \(\frac{1} \) \(\frac{1} \) \(\frac{1}{2} \) \(\frac{1}{2	e section 5800 is eent. ecessery): DEFENDANT WILL ENS OF RECORD. AL TREATMENT
1	

. The parties wish to settle these matters to avoid the costs, hazards and delays of further intigation, and agree that a erious dispute exists as to the following issues (initial only those that apply). ONLY ISSUES INITIALED BY THE APPLICANT OR HIS/HER REPRESENTATIVE AND DEFENDANTS OR THEIR REPRESENTATIVES ARE INCLUDED WITHIN THIS ETTLEMENT.

Applicant	Defendant		
<u>RL</u>	<u>AO</u>	earnings	
<u>RL</u>	<u>AO</u>	temporary disability	
RL	<u>AO</u>	jurisdiction	
RL	<u>AO</u>	apportionment	٠
RL	<u>AO</u>	employment	
<u>RL</u>	<u>A0</u>	Injury AOE/COE	
RL	<u>AO</u>	serious and willful misconduct	
RL	AO	discrimination (Labor Code §132a)	
RL	<u>A0</u>	statute of limitations	
<u>RL</u>	. <u>AO</u>	future medical treatment	
RL	AO	other ALL MILEAGE & OUT OF POCKET EXPENSES	
RL	<u>AO</u>	permanent disability DEF. ENTITLED TO CREDIT FOR ALL PD ADVANCES, SUBJECT TO PROC	<u>)</u> F
RL	AO_	self-procured medical treatment, except as provided in Paragraph 7	
RL	AO	vocational rehabilitation benefits/supplemental job displacement benefits	

COMMENTS:

THIS SETTLEMENT RESOLVES ALL ISSUES THROUGH THE DATE OF THE ORDER APPROVING. THIS CAR SETTLES ALL DATES OF INCIRY, WHETHER SPECIFIC OR CUMULATIVE, AGAINST THE SAN DIEGO PADRES, TAMPA BAY RAYS (FKA TAMPA BAY DEVIL RAYS), CHICAGO CUBS, NEW YORK METS, BOSTON REDSOX, MIAMI MARLINS (FKA FLORIDA MARLINS), MONTREAL EXPOS AND ACE AMERICAN INSURANCE COMPANY.

SETTLEMENT IS BASED ON THE AME REPORTING OF DR.LARRY DANZIG, WHICH THE PARTIES STIPULATE RATES TO 61% PERMANENT DISABLITY.

THE APPLICANT REPRESENTS THAT HE IS NOT CURRENTLY A MEDICARE OR SOCIAL SECURITY BENEFICIARY AND HAS NO REASONABLE EXPECTATION THAT HE WILL HAVE MEDICARE COVERAGE OR RECEIVE SOCIAL SECURITY BENEFITS IN THE NEXT 30 MONTHS. APPLICANT AGREES TO HOLD DEFENDANTS HARMLESS FOR ANY LIABILITY CAUSED BY MISREPRESENTATIONS MADE IN THIS PARAGRAPH.

APPLICANT HEREBY VERIFIES AND STIPULATES THAT HIS ADDRESS ON THIS DOCUMENT IS HIS CURRENT ADDRESS AND THAT ALL PAYMENTS SHALL CONTINUE TO BE MADE TO SAID ADDRESS.

SEE ADDENDUM "A" (NCORPORATED BY REFERENCE AND ATTACHED AS EXHIBIT A. SAID ADDENDUM IS AN INSEPARABLE PART OF THIS CAR.

Any accrued claims for Labor Code section 5814 penalties are included in this settlement unless expressly excluded.

10. It is agreed by all parties hereto that the filing of this document is the filing of an application, and that the workers' compensation administrative law judge may in its discretion set the matter for hearing as a regular application, reserving to the parties the right to put in issue any of the facts admitted herein and that if hearing is held with this document used as an application, the defendants shall have available to them all defenses that were available as of the date of filing of this document, and that the workers' compensation administrative law judge may thereafter either approve this Compromise and Release or disapprove it and issue Findings and Award after hearing has been held and the matter regularly submitted for decision.

Apr 03 13 05:15p

Two Grain Timber

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Allomey for Defendent

D.1

(Date)

11. WARNING TO EMPLOYEE: SETTLEMENT OF YOUR WORKERS' COMPENSATION CLAIM BY COMPROMISE AND RELEASE MAY AFFECT OTHER BENEFITS YOU ARE RECEIVING TO WHICH YOU BECOME ENTITLED TO RECEIVE IN THE FUTURE FROM SOURCES OTHER THAN WORKERS' COMPENSATION, INCLUDING BUT NOT LIMITED TO SOCIAL SECURITY, MEDICARE AND LONG-TERM DISABILITY BENEFITS.

THE APPLICANT'S (EMPLOYEE'S) SIGNATURE MUST BE ATTESTED TO BY TWO DISINTERESTED PERSONS
OR ACKNOWLEDGED BEFORE A NOTARY PUBLIC

By signing this agreement, applicant (employee) acknowledges that he/she has read and understands this agreement and

has hed any questions he/she may have had about this agreement answered to his/her satisfaction.

Witness the signature hereof this 2 day of APRIC 1013 at 4:19 PM

Clate Applicant (Employee) (Date)

Witness 2 (Date)

Witness 2 (Date)

Applicant (Employee) (Date)

Attendey for Applicant (Oate)

Attendey for Defendant (Date)

Attendey for Defendant (Date)

Attendey for Defendant (Date)

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ADDENDUM "A"

The claimant realizes that this is a full and final settlement that extinguishes any right to future benefits including temporary disability or wage loss; permanent disability; medical expenses or vocational retraining. Settlement contemplates that claimant agrees this settlement will be entered in to under the laws of the State of California, and that this resolution resolves any claim against the SAN DIEGO PADRES; BOSTON RED SOX; TAMPA BAY RAYS (FKA TAMPA BAY DEVIL RAYS); CHICAGO CUBS; NEW YORK METS: MONTREAL EXPOS; MIAMI MARLINS (FKA FLORIDA MARLINS) and any and all of the aforementioned team's minor league affiliates for work related injury arising out of the JANUARY 1, 1998 THROUGH JUNE 15, 2009 date of injury, whether in this jurisdiction or any other, thereby making this action his exclusive remedy for injury and that by his signature he has elected his remedy in this jurisdiction as his sole and exclusive remedy against the SAN DIEGO PADRES; BOSTON RED SOX; TAMPA BAY RAYS (FKA TAMPA BAY DEVIL RAYS); CHICAGO CUBS; NEW YORK METS; MONTREAL EXPOS; MIAMI MARLINS (FKA FLORIDA MARLINS) and any and all of the aforementioned team's minor league affiliates for this date of injury, despite being advised that the claimant may potentially have rights in other states. This agreement resolves any and all claims of injury against the SAN DIEGO PADRES; BOSTON RED SOX; TAMPA BAY RAYS (FKA TAMPA BAY DEVIL RAYS); CHICAGO CUBS; NEW YORK METS; MONTREAL EXPOS; MIAMI MARLINS (FKA FLORIDA MARLINS) and any and all of the aforementioned team's minor league affiliates arising out of CLIFF FLOYD'S employment with said team(s) regardless of jurisdiction. CLIFF FLOYD understands that this resolution

Apr 03 13 05:15p

Two Grain Timber

9548881434

p.2

ADDENDUM A TO COMPROMISE AND RELEASE (CONT'D)

specifically waives any right to file a concurrent claim or future claim for workers compensation benefits in other states.

Settlement has been agreed upon to end the adversarial litigation between both parties and both parties have been advised as to the risks and rewards of said settlement by competent counsel

Dated: 4-2-13

CLIFF FLOYD

Dated: 4) 3/13

ROY LAFRANCIS
Attorney for Applicant

STATE OF CALIFORNIA WORKERS' COMPENSATION APPEALS BOARD

			•
Cliff Floyd		Case No. ADJ760	01455
·	Applicant,	I	TION OF DEFENDANT DLUTION OF LIENS
San Diego Padres, Sedgwick CMS,	vs.		DOTION OF BIENS
	Defendants.		
I, Ariella T. C	nyeama	am the attorne	ey or representative
for defendant, Sedgwic	k CMS	in the above-entitled	matter.
		rts to resolve each of the lien Use supplemental pages as ne Resolution Efforts	
Gemini Duplication	Lien Demand	l Sent 4/9/13	Pending
, · · · · ·		······································	
I declare under penalty	of perjury that the foregoin	ng is true and correct and tha	et this declaration was executed
at Los Angeles	California on 04/0	09/2013 .	
		(Signature of	Declarant)

LADERA RANCH

LOS ANGELES

SAN FRANCISCO

PETERSON, COLANTONI COLLINS & DAVIS, LLP

Tel: 213.232.0880 Fax: 213.234.1929

WWW.PCLLP.NET

Writer's Email: aonyeama@pcllp.net

660 South Figueroa Street, Suite 1110, Los Angeles, CA 90017

April 9, 2013

Gemini Duplication 4004 S. Demaree St., Suite A Visalia, California 93277

Re:

Cliff Floyd v. San Diego Padres

WCAB No:

ADJ7601455

Claim No:

B117002452-0001

SSN:

To Whom it May Concern:

Please be advised this matter is close to being resolved via a Compromise and Release. Our records indicate that you are a lien claimant of record in this matter. Please confirm whether this lien has been resolved.

IMPORTANT: Enclose complete itemization indicating claimed medical-legal and claimed treatment charges showing all payments received.

Please return this letter to our office with the following information in regards to your lien claim:

FACILITY:	
PERSON we contact:	
Tax ID Number:	Telephone No.:
Demand for full/final satisfaction of lien:	\$
Original Lien Amount:	\$
Outstanding balance:	\$
Payments to date:	\$
Please print the name of the person filling out fo	rm:
Please sign name as shown above:	DATE

Re: Cliff Floyd v. San Diego Padres

April 9, 2013 Page 2

Thank you for your attention to this matter.

Kindest regards,

PETERSON, COLANTONI, COLLINS & DAVIS, LLP

BY:

ARIELLA T. ONYEAMA

ATO/lg

cc: Barbara Schweers, Sedgwick CMS

Darius McGhee, San Diego Padres *via email*

Daniel Romo, Katie Barnes & Jason Houston, Willis/Global Sports Services *via email*

CASE ID: ADJ7601455 {7515261E-EE95-42B3-84CE-AB77293862A6}

STATE OF CALIFORNIA WORKERS' COMPENSATION APPEALS BOARD

		Case No. ADJ 7601465
cliff Floyd.		ADJ
1 7		ADJ
	Applicant,	ORDER APPROVING
,	VS.	
~ ~ D		
San Diego Pac	dres	
	Defendants.	
		APR 1 0 2013
approved, and in consideration of	the following:	mise and Release herein, on
▼ The reasons set forth in the Compr ✓ The reasons set for the compre ✓ The reasons set for the compression set for t	omise and Release	
The medical reports on file.		
Settlement of applicant's rights to S	Supplemental Job Displacement	l Benefits.
Carrionian of apparatus		resolved against the
applicant, defeat applicant's right to	o recover benefits.	r injury to one or more body parts which could, if resolved against the
Release of applicant's dependents	rights to death benefits, Summ	per v. WCAB, 48 CCC 525
☐ The DEU rating(s)		
The representations of counsel.	· .	
The Board finds that the Comp Compromise and Release be app	romise and Release is add	lequate and shall be approved and IT IS ORDERED that se
amount of \$ 160) (to date, if any, less su amount of \$ 00,50 as follows and released upon re	ums set forth in the settle	ad applicant(s) against the above named defendant(s) in to credit to defendant for permanent disability advances material agreement, and less reasonable attorney fees in the able to the contraction of th
THE BOAR	D RETAINS JURISDICTION OV	/ER ALL UNPAID LIENS FILED TO DATE
It is further understood and agreed the	nat the aforesaid sum includes in als Board, or by any party design	nterest as provided by law for a period of 30 days from the date of servinated for service, of the Order Approving Compromise and Release.
	. ,	$\bigcirc \bigcirc $
APR 1 0 2013		VIIII I
Date:	<u> </u>	PAMELA PULLEY
· · · · · · · · · · · · · · · · · · ·	,	WORKERS' COMPENSATION ADMINISTRATIVE LAW JUDGE . SANTA ANA DISTRICT OFFICE
NOTICE TO Applicant Defe Pursuant to Rule 10500, you are dithis/these document(s) forthwith a designated party who, by signing lien claimants.	esignated to serve an all narries." Served on above	Ve